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9	CUREDIOD COURT OF TH	E CTATE OF CALLEODNIA	
10	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
11	FOR THE COUNTY	OF LOS ANGELES	
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13	KATHERINE MCNENNY and ADRIAN RISKIN,) Case No.: BS174784	
14	Petitioners and Plaintiffs,	 PETITIONERS' REQUESTS FOR ADMISSION (SET ONE) TO RESPONDENT LOS ANGELES 	
15	VS.	CHINATOWN BUSINESS COUNCIL	
16	LOS ANGELES CHINATOWN BUSINESS		
17	COUNCIL, a non-profit corporation,) Department: 86	
18		Judge: Hon. Mitchell L. Beckloff	
19	Respondent and Defendant.)	
20)	
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22	Propounding Party: PETITIONERS/PLAI	NTIFFS KATHERINE MCNENNY AND	
23	ADRIAN RISKIN		
24	Responding Party: RESPONDENT/DEFE	NDANT LOS ANGELES CHINATOWN	
	BUSINESS COUNCIL, a non-profit corporation		
25	Set Number: One		
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27	TO RESPONDENT/DEEENDANT LOS A	NGELES CHINATOWN BUSINESS COUNCIL	
28	TO RESPONDENT/DEFENDANT LOS ANGELES CHINATOWN BUSINESS COUNCII - 1 -		
	PETITIONERS' REQUESTS FOR ADMISSION (SET O	NE) TO RESPONDENT LOS ANGELES CHINATOWN	

BUSINESS COUNCIL

AND ITS ATTORNEYS OF RECORD HEREIN:

DEMAND IS HEREBY MADE pursuant to Code of Civil Procedure section 2031.010 *et seq.*, Petitioners/Plaintiffs KATHERINE MCNENNY and ADRIAN RISKIN ("PETITIONERS") request that Respondent/Defendant LOS ANGELES CHINATOWN BUSINESS COUNCIL ("RESPONDENT") respond in writing to the following Requests for Admission ("RFAs) within thirty (30) days of service upon you. Petitioners request that your response be submitted via email to Petitioners' counsel at anna@vonherrmannlegal.com, or at another place as may be mutually agreed upon, within thirty (30) days.

In answering these RFAs, you are requested to provide and utilize all information which is available to you, your agents, representatives, employees, attorneys and investigators, and not just such information as in your personal possession or knowledge. If you are unable to answer any RFA after exercising due diligence in attempting to do so, please so state and indicate the reason for your inability to answer the remainder.

If objections are interposed to any RFA, the complete basis should be stated. If it is contended that any information sought is privileged by the attorney-client privilege or work product doctrine, it is requested that the factual basis of such privilege be stated and that the same not be asserted in conclusory terms.

DEFINITIONS

Unless otherwise indicated, the following definitions apply to these RFAs as used herein:

- 1. "YOU", "YOUR," and "RESPONDENT" shall mean the party to whom the following requests are addressed and any AGENT or representative of the party.
- 2. "AGENT" shall mean and refer to any employee, owner, partner, director, officer, attorney, representative or other person with a relationship to a government agency, firm, person, corporation, or business association, who has the express, implied, or legal authority to act on behalf of that government agency, firm, person, corporation, or business association.
- 3. "PERSON" shall mean and refer to a natural person, firm, association, organization, partnership, business, trust, limited liability company, corporation, or public entity.

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- 4. "ADDRESS' shall mean the street address including the city, state, zip code, and telephone number.
- 5. The term IDENTIFY, when used in reference to a PERSON, means to set forth the PERSON's full name, current or last known address(es), telephone number(s), employer, position with employer, and area of responsibility. The term IDENTIFY, when used in reference to an entity that is not an individual, means to set forth the entity's full name, current or last known address(es) and telephone number(s). The term IDENTIFY, when used in reference to DOCUMENTS means to describe with specificity such DOCUMENTS and to state the quantity of such DOCUMENTS.
- 6. "DOCUMENT" or "DOCUMENTS" or "DOCUMENTATION" shall be construed in the most comprehensive and inclusive sense permitted. This definition shall mean without limitation any written, typed, printed, recorded, or graphic matter, however preserved, produced, or reproduced, of any type or description, regardless of origin or location, including without limitation any binder, cover note, certificate, letter, correspondence, record, table, chart, analysis, graph, schedule, report, test, study, memorandum, note, list, diary, log, calendar, telex, e-mail, message (including, but not limited to, interoffice and intra-office COMMUNICATIONS), questionnaire, bill, purchase order, shipping order, contract, memoranda of contract, agreement or understanding, assignment, license, certificate, permit, ledger, ledger entry, book of account, check, order, invoice, receipt, statement, financial data, acknowledgement, computer or data processing card, computer or data processing tape or disk, computer-generated matter, photograph, photographic negative, phonograph recording, transcript or log of any such recording, projection, videotape film, microfiche, and all other data compilations from which information can be obtained or translated as well as reports and/or summaries of investigations, drafts, and revisions of drafts of any DOCUMENTS, and original preliminary notes or sketches, no matter how produced or maintained, in your actual or constructive possession, custody, or control, or the existence of which you have knowledge, and whether prepared, published, or released by you or by any other person. If a DOCUMENT has been prepared in several copies, or additional copies have been made, and some copies are not identical (by reason of subsequent modification through the addition of notations,

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RFA #5.

Admit that YOU violated California Government Code § 6253(c) by failing to notify Petitioners, within 10 days of receiving each of Petitioners' requests, of the estimated date AND time when ANY RECORDS YOU determined to be disclosable would be made available.

RFA #6.

Admit that YOU violated California Government Code § 6253(b) by failing to provide Petitioners with the non-exempt RECORDS they requested.

RFA #7.

Admit that YOU violated California Government Code § 6253(b) by failing to make the non-exempt RECORDS that Petitioners requested promptly available.

RFA #8.

Admit that YOU violated California Government Code § 6253(d) by failing to notify Petitioners of the names AND titles OR positions of each individual responsible for YOUR denial of their request for RECORDS.

RFA #9.

Admit that YOU violated California Government Code § 6253(d) by delaying OR obstructing Petitioners' receipt of non-exempt public RECORDS.

RFA #10.

Admit that info@chinatownla.com is YOUR email address.

RFA #11.

Admit that 213-680-0243 is YOUR telephone number.

RFA #12.

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Admit that 727 North Broadway, Suite 208, Los Angeles, CA 90012 is YOUR mailing address.

1	RFA #13.	
2 3	Admit that YOU have a pattern and practice of failing to lawfully respond to California	
4	Public Records Act requests as required under California Government Code § 6250 et seq.	
5	<u>RFA #14.</u>	
6	Admit that ALL of the RECORDS that Petitioners requested are not properly subject to	
7	ANY of the exemptions under California Government Code § 6254.	
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10	Dated: January 20, 2019 By:	
11	Anna von Herrmann, Esq., Attorney for Petitioners and Plaintiffs	
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